Bureau of Land Management, Interior

§4150.3 Settlement.

Where violations are repeated willful, the authorized officer shall take action under §4170.1–1(b) of this title. The amount due for settlement shall include the value of forage consumed as determined in accordance with paragraph (a), (b), or (c) of this section. Settlement for willful and repeated willful violations shall also include the full value for all damages to the public lands and other property of the United States; and all reasonable expenses incurred by the United States in detecting, investigating, resolving violations, and livestock impoundment costs.

- (a) For nonwillful violations: The value of forage consumed as determined by the average monthly rate per AUM for pasturing livestock on privately owned land (excluding irrigated land) in each State as published annually by the Department of Agriculture. The authorized officer may approve nonmonetary settlement of unauthorized use only when the authorized officer determines that each of the following conditions is satisfied:
- (1) Evidence shows that the unauthorized use occurred through no fault of the livestock operator;
 - (2) The forage use is insignificant;
- (3) The public lands have not been damaged; and
- (4) Nonmonetary settlement is in the best interest of the United States.
- (b) For willful violations: Twice the value of forage consumed as determined in paragraph (a) of this section.
- (c) For repeated willful violations: Three times the value of the forage consumed as determined in paragraph (a) of this section.
- (d) Payment made under this section does not relieve the alleged violator of any criminal liability under Federal or State law.
- (e) Violators shall not be authorized to make grazing use on the public lands administered by the Bureau of Land Management until any amount found to be due the United States under this section has been paid. The authorized officer may take action under §4160-1 of this title to cancel or suspend grazing authorizations or to deny approval of applications for grazing use until such amounts have been

paid. The proposed decision shall include a demand for payment.

[49 FR 6454, Feb. 21, 1984, as amended at 53 FR 10235, Mar. 29, 1988; 60 FR 9968, Feb. 22, 1995; 61 FR 4227, Feb. 5, 1996]

§4150.4 Impoundment and disposal.

Unauthorized livestock remaining on the public lands or other lands under Bureau of Land Management control, or both, after the date set forth in the notice and order to remove sent under §4150.2 may be impounded and disposed of by the authorized officer as provided herein.

[43 FR 29067, July 5, 1978. Redesignated at 47 FR 41712, Sept. 21, 1982]

§4150.4-1 Notice of intent to impound.

- (a) A written notice of intent to impound shall be sent by certified mail or personally delivered to the owner or his agent, or both. The written notice shall indicate that unauthorized livestock on the specified public lands or other lands under Bureau of Land Management control, or both, may be impounded any time after 5 days from delivery of the notice.
- (b) Where the owner and his agent are unknown, or where both a known owner and his agent refuses to accept delivery, a notice of intent to impound shall be published in a local newspaper and posted at the county courthouse and a post office near the public land involved. The notice shall indicate that unauthorized livestock on the specified public lands or other lands under Bureau of Land Management control, or both, may be impounded any time after 5 days from publishing and posting the notice.

[43 FR 29067, July 5, 1978. Redesignated and amended at 47 FR 41712, Sept. 21, 1982; 49 FR 6454. Feb. 21, 1984]

§4150.4-2 Impoundment.

After 5 days from delivery of the notice under §4150.4–1(a) of this title or any time after 5 days from publishing and posting the notice under §4150.4–1(b) of this title, unauthorized livestock may be impounded without further notice any time within the 12-